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"Culinary Wrinkles"
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Armour & Company Chicago

RYAN-BLAIR PLAN WILL BE ADOPTED

Baltimore Brokers Believe Mr. Williams Is Making Game But Losing Fight.

PROPOSED NEW SCHEME

Former President of Road Of fers to Undertake Financing of System.

(Special to The Times-Dispatch.) BALTIMORE, MD., Jan. 30.-The new Scaboard plan, proposed by Mr. John Skelton Williams, gave rise to much discussion in local financial circles to-day, but opinion among well informed brokers generally inclined to the view that the Ryan-Blair combination would have its way and secure the consent of enough stockholders to make its financial proposition a success. It was semi-officially stated that a substantial majority of the stock had already been deposited with the Continental Trust Company, of this city, and the Morton Trust Company, of New York. The same authority added that the committee in charge of the Ryan-Elair proposition had assurances that by February 15th, when the time for depositing ruary 15th, when the time for depositing stock expires under the New York plan, few of the shares will be outstanding. As far as can be learned the prevailing sentiment in moneyed circles here is that there will be no real trouble about putting through the Blair scaling and Jonus scheme. The belief prevails that Mr. Williams is making a game, but a losing fight, and that none of the conditions he insists upon will be met. At least, it is thought that he will have to content himself with much less.

The Williams Plan.

The plan proposed by Mr. Williams is

The Williams Plan.

The plan proposed by Mr. Williams is sot forth in a statement issued in Baltimore yesterday. Mr. Williams says:

"When I pointed out a few days go what I conceived to be the weaknesses and defects of the Ryan-Blair plan for refinancing; the Scaboard Air Line Railway, and urged that whatever money might be required should be raised by the sale of an issue of first preferred if yo per cent. stock, without the stock points of one hundred per cent., and without involving the scaling of the present stock to seventy-five per cent., I was met by the criticiam that the Ryan-Biair syndicate itself was unwilling to underwrite the stock without the bonus named, and that nobody else could be found to put up the money.

"I thereupon took the subject up with some of my friends and acquaintance—men of large means—who looked into the situation, satisfied themselves as to the great lituding good management, and who make a sure of the Benboard Air Line Railway under good management, and who make wanted, on the Internation of the Scaboard Air Line Railway with all the money required as fast as wented, on the Internation and he carried into effect, and an ultimate issue of not more than iffteen or eighteen millions of first preferred stock may be provided for as contemplated in their plan.

"Scoond. The present preferred stock shall be exchanged shure for selection for me would be exceeded and the accombination of first preferred stock may be provided for as contemplated in their plan.

Second. The present preferred stock shall exchanged shure for share for new second erred stock, and the present common k shall be exchanged shure for share for common stock, so that the only change he capitalization of the company shall be issue of first preferred stock. Third. Although not conceding that the loy is now really needed, my associates are ing to agree to the sale of five influences (\$5.00,000) first preferred stock, with outple safeguard as to disbursement, which re known is strong and able men in New licute of strong and able men in New

indications of \$15.600, or a pro rata amount if they take up loss.

Under this plan each holder of one hundred shares of seconing or preferred stock will have the opportunity of subscribing to eight shares of seconing and preferred stock. For which he would pay \$700, loss \$20 commission, or \$850 net, and he would pay \$700, loss \$20 commission, or \$850 net, and he would then get for the one hundred shares he moved holds one hundred shares he moved holds one hundred shares of new stock, as against the Ryan-Hair plan under which the holder of one hundred shares of new stock, as and the bodder of one hundred shares of size of the shares of size of size of the shares of size of the shares of size of size of the shares of size of the shares of size of size of size of the shares of size of size of the shares of size of size of size of the shares of size of size of size of the shares of size of size of size of the shares of size of size of size of the shares of size of size

foldings sev > y-five for cent, or only seventy.

"Fourth As a condition of the underwriting, the gentleman who are co-operating with me will require that they be given the homination of the majority of the voting trustes and of the board of directors, if they furnish all of the innoney be if they are allowed to furnish only one-half of the money, they shall be given a voice in the management of the property equal to that of this Ryan-Blair party; that is to say, they shall be given the selection of one-half of the voting trustes and the nomination of one-half of the members of the board of directors.

Theres. I have

Terms Liberal.

Terms Liberal.

Will be remembered that when Ar Liberal, it will be remembered that when Ar Liberal Randon Harry made the Sealowski Messas. Ryandam Harry made the Sealowski Tomo to the Sealowski Tomo the Sealowski Tomo to the Sealowski Tomo the Se

Railway, a quarter of a million dolars of cash, pending the carrying out of the arrangement.

"The statement in Saturday's papers that a majority of Seaboard Air Line Railway stock has been deposited under the Ryan-Blair plan by no means presages the success of the plan. I happen to know that a majority had not been deposited as late as Wednesday hand attiough the influence of and the minimizers of the committee may have a majority and the state of the committee may have a majority as the state of the committee may have a majority as the state of the committee may have a majority of the state of the committee may have a majority as the state of the committee may have a majority of the state of the committee may have a majority and the state of the committee may have no present intention of doing so under the plan as it stands to-day.

"Those in charge of the scheme know and admit that even a substantial majority cannot make such a plan a success. It contains features and provisions which will make it hecessary for them to secure the deposit of mearly all if not all of the stock to casure its least and practical success.

"With the alternutive plan which we are now able to submit to the stockholders before them, there cannot be much question as to their choice or as to what course it will be to their interest to pursue."

CAPTAIN WISE HERE.

Came to See About Suits Against Members of Convention.

aptain John S. Wiso arrived in the yesterday morning and left at 3 P. M. city yesterday morning and left at 3 P. M. for Nortolk.

Mr. Wise came to see Judge Edmund Waddill in regard to the Virginia softrage clases which have been slumbering in the Federal Court of this district for two years. These are the suits of Edgar Peo Lee and Brickhouse, of Norfolk, designed to test the new suffrage plan of the Virginia Constitution. One of them is a suit for damages against all those members of the Constitutional Convention of 1901-02 who are recorded in favor of the proclamation of the Constitution. Another is a suit to require the placing of the manes of the complainants upon the registration lists. It is said that one of the negro complainants has since the meditution of this suit applied and been enrolled as a voter, and that others need only to apply to be enrolled, having property sufficient to entitle them to registration.

Not finding Judge Waddill in this city.

tion.

Not finding Judge Waddill in this city Captain Wise went to Norfolk to see him. While in the city he called at the office of Attorney-General Anderson and Mr. Frank W. Christian, who represented the State in these care.

Frank W. Christian, who represented the State in these cases.

The impression prevails in this city that the sults in question will never he tried. They are but another phase of the fruitiess efforts to overthrow the new Virginia Constitution, and the representatives of this State do not anticipate that they will be any more successful than those dismissed by the court here.

Circuit Court of Appeals.

The United States Circuit Court of Appeals will convene in this city February 21st, instead of the 8th, as formerly announced. The term will be a brief one at best

Hosiery Yarn Men.

(Hosiery Yarn Men.

(Special to The Times-Dispatch.)

CHARLOTTE, N. C., Jan 30.—The hosiery yarn manufacturers of the South will hold an important meeting in this city next Saturday for the purpose of perfecting a permanent organization. A preliminary meeting was held in Atlanta Saturday, when a call was issued for the Charlotte meeting.

The hosiery yarn men have had a loose organization for some time, and it is the purpose of the promoters to bring the manufacturers together in a more compact body in order that they may be able to work to botter advantage.

Regimental Officers.

(Special to The Times-Diseaten.)

CHARLOTTE, N. C., Jan. 10.—The cell-cers of the First Regiment, North Carolina National Guard, met in this city to-day and elected Major J. T. Gardner, of Shelby, colonel of the regiment, to succeed Colonel T. R. Robertson, now adjutant-general of the Sinte Guard.

Captain Frank E. Heurne, of Ashoville, was elected major of the regiment to fill the vacancy created by the promotion of Colonel Gardner.

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es and truss fittings. We have nover been better prepared to supply the public wants in this line of goods. Perfect fit guaranteed. Call and let our expert fit you.

L. Wagner Drug Co., Sixth and Broad Streets.

Mail and telegraph orders given

Compromise Measure to be Presented at Once Will be Adopted by the House.

SENATE IN TIGHT

Will Have to Acquiesce or Turn Down Demands of People , and Administration.

(From Our Regular Correspondent.) WASHINGTON, D. C., Jan. 30.-The allroad rate bill agreed to by the Repubican members of the Committee on Interstate and Foreign Commerce this afternoon embodies most of the features of the Townsend-Esch bills with some slight

The bill has the support of Chairman Hepburn, of the committee, and was Irafted by Representative Townsend, of Michigan, after a conference with the President, with whom he talked over the matter on Saturday. It is what may be termed a compromise measure. It provides for five additional circuit judges, to be appointed by the President for the terms of one, two, three, four and five years, and after this period for five years each, who will sit and try all cases brought through the act of the Interstate Commerce Commission. When not so employed, they are to perform such other duties as they may be called upon to perform by the Department of Justice. Every other feature of the bill is saut to conform to the ideas expressed by the President. The bill further provides for increasing the membership of the present commission from five to seven, increasing the term of the office from six to, seven years, and increasing the salaries of the commissions from 37,500 to 18,000, as the President suggested, that the best men could be obtained if the salary were increased. Another important point in the compromise bill is the giving of the rate of the remaining power to the commission and matter on Saturday. It is what may be

making power to the commission and providing that its decision thereon, shall take effect within thirty days.

Attitude of Democrats.

When the commission met this morning, Congressman Townsond presented his draft of the substitute bill and after a statement of the existing conditions, had been made by the chairman, several hours were spent in discussing the various provisions and making minor amendments. At 3 o'clock, the Republicans had agreed to the Townsend bill and the Democratio members were given an hour in which to caucus to determine their attitude. An hour later, the Democratic conference broke up, without reaching an agreement, the result standing four to two in favor of the Davey bill. The Democrats all agreed that Townsend had a good bill, but they wanted a substitute for the purpose of securing discussion on the floor of the House. Among other things, they opposed increasing the size of the commission. Attitude of Democrats.

Cure for Asthma and Hay Fever

The statements published below confirm the claim of Dr. Schiffmann that his remedy is an absolute cure for Asthma and Hay Fever.

Airs. Mary Zachery. Pleasant Hill, La., says: "I have found your Asthma Cure a nermanent cure for Asthma, for which i used it 7 years ago. I have never had the slightest roturn of the trouble since. I have also found your remedy excellent in Bronchial affections."

A Hay Fever writes: "I have had Hay Fever for It years. I bought a package of your remedy (Schiffmann's Asthma Cure), of our druggist and due to its use this is the first summer that I have not been troubled." Mrs. Frank Gullfogle, 6237 Ridge Avenue, Roxboro, Philadelphia.

While agreeing to the general proposition, the Democrate of they could improve the method of getting at and remedying the cvil.

Shortly after 4 oclock Mr. Townsend the Asthma Cure of Asthma Cure and would prepare the remedy will support under the substitute bill, and Chairman Hopburn also announced that Townsend the view of the will make an effort to have it read to-morrow, so that the bill can be will be prepared to the will make an effort to have it read to-morrow, so that the bill can be will be prepared to the will approve the method of getting at and remedying the cvil.

Shortly after 4 oclock Mr. Townsend that Townsend the type and chair and the bill. He will make an effort to have it read to-morrow, so that the bill can be will be prepared to the will approve the method of getting at and remedying the cvil.

Shortly after 4 oclock Mr. Townsend that Townsend the the Will. He will make an effort to have it read to-morrow, so that the bill can be will be prepared to the produced that Townsend the the will be prepared to the will be prepared to the produced that Townsend the will be prepared to the will be prepared to the will be prepared to the will approve the produced that Townsend the will be prepared to the will be prep

see fit to send a message to the Senate calling attention to the necessity of action without further delay.

It is understood that the President is in favor of making a radical change in the present personnel of the commission, with the exception of Commissioner Knapn.

with the exception of Commissioner Knapp.

Minority Leader Williams conferred tonight with the minority members of the
committee, and Representative Richardson, of Alabania, submitted to him the
features of the Davey bill, which had
been agreed upon. Whether there will
be an agreement and a prompt disposition
of the subject will depend upon the kind
of procedure agreed upon by the Committee on Rules, to be brought into the
House to-morrow morning.

MUST GO TO JAIL AND PAY FINE OF \$10,000

Supreme Court Denies Application of Machen, Lorenz and Groff for Writ of Certiorari.

(By Associated Press.)

WASHINGTON, Jan. 30.—The Supreme Court of the United States to-day denied the application of Machen, Lorenz and Groff for a writ of centiorari in the case against them, charging conspiracy to defraud the government in connection with

fraud the government in connection with the Postoffice Department irregularities.

The effect is to uphold the decision of the Court of Appeals of the District of Columbia, sustaining the verdict of the lower court, which convicted them of conspiracy to defraud the United States government. The particular charge was the sale of letter box fasteners to the government by the Groffs through Machen at the price of \$1.25 each, when they were really worth only seventy-five cents. Lorenz was accused of collecting 40 per cent. of the amount hald to the Groffs for the benefit of limself and Machen, Machen, Lorenz and the Groffs were sentenced to two years' imprisonment and the payment of a fine of \$10,000 each.

It is stated there will be no further delay in the execution of sentence and all the defendants will be surrendered into the custody of the United States murshal.

SWAYNE CASE

Committee to Meet and Make Study of Precedents.

Study of Precedents.

(By Associated Press.)

WASHINGTON, Jan. 20.—Sphator Platt (Connecticut), who has been elected to preside, over the Swayne impeachment trial, has called a meeting of the special Swayne committee to be held to-morrow. The purpose of the meeting is to go over the records of previous impeachments, in order to shape the course of procedure in the Swayne case. Several questions have arisen on which the constitutional provisions for the regulation of such trials do not appear to be clear, and for this reason Senator Platt desires that the special committee examine the records and determine on some programme which will be in accordance with established precedents. One matter to be disposed of is whether semators, sitting as a court, shall discuss the issues; or whether this shall be left entirely to the managers of the trial and representatives of the defendant.

Restored to "Docket.

(By Associated Press.)
WASHINGTONS Jun 30.—Through the
Chief Justice, the Seprema Court of the
United States to-fifty offered the restoration to the decket of the case of Florida tion to the docket of the case of shorter McGuira and Matilda Caro vs. William A. Biount and others, and directed that the case, which was originally submitted on bricts, he argued orally. The case in-yolyes lands in Pensacola, Fla., and devolves linds in Pensacola, Fla., and de-rives interest from the fact that one of the reasons given for the appeal from the decision of the Florida District Court, in which it was originally fried, was that Judge Swayne, who is the subject of im-peachment proceedings in the Senate, sat in the case, when, it was alleged, that hig wife was interested in the property fattissue.

Nominations Confirmed.

CONFERENCE REPORT CAUSES SPICY DEBATE

Robinson and De Armond Declare House Surrendered Dignity and Rights to Senate.

nity and Rights to Senate.

(By Associated Press.)

WASHINGTON, Jun. 30.—After a protracted debate, the House to-day adopted the conference report on the legislative, executive and judicial appropriation bill. As agreed to the bill carries an appropriation of \$29,132,212. Discussion of the report was precipitated by Mr. Bartlett (Georgin), who objected to an agreement by the conferees regarding certain increases in salaries after the House had emphatically disapproved them. He was supported by Messrs. Robinson (Indiana) and De Armond (Missour), both of whom charged that the House had surrendered its dignity, rights and power to the Senate, Messrs, Italianer (New York) and Livingston. (Georgin), two of ...3 conferees, defended their action.

The postoffice appropriation bill was taken up, and its consideration had not been concluded when the House adjourned until to-merrow.

until to-morrow.

The Senate.

(By Associated Press.)

WASHINGTON, Jan. 30.—The Scuate to-day agreed to vote on the joint state-hood bill before adjournment on Tuesday, the 7th of February the amendments to be considered on that date under the ten-minute rule. Mr. Teller spoke during the day in opposition to the bill, and several minor bills were passed. The Sennic adjourned until to-morrow.

Orange Hunt Club.

Orange Hunt Club.

(Special to The Times-Dispatch.)

ORANGE, VA. Jan. 30.—The Orange county hounds will meet during the month of February as follows: Saturday, February Jun. Clen Cave (J. B. McComb's), 5 P. M.; Saturday, February Ilth. Woodperty Fopts, 3 P. M.; Wadnesday, February Isth. Wavery (J. N. Andrew's), 8 P. M.; Wydnesday, Tribruary 22d, Orange Courthouse, 3 P. M.

Wedding Cards,

Wedding Cards.

(Special to The Times Dispatch Y WINGLESTER. V.A., Jan. 30.-Mr. and Mrs. George V. Oyler have issued invitations for the marriage of their daughter. Miss Blatch Virginia, to Mr. Benjamin T. Prince, or Baltimore, the ceremony to this place on Wednesday afternoon, February 8th, at the bride's home, Rev. C. T.-Weado, of the Market Street Methodist Episcopal Church, officiating, Miss Oyler follows in the propular girl, and her fitner is the pioneer and leading limonian afternoon of the late Capitain T. C. Prince, for year's superintendent of Shenandon Division of the Baltimore and Ohlo Rallrond, with headquarters at Windowster.

HAVE YOU CATARRH?

Stop Dosing the Stomach to Cure this Common Disease of the Nose and Throat

To Prove that Hyomel, the Wonderful Medicated-Air Treatment, Will Cure You, Every Reader of The Times Dispatch May Have a Complete Outfit With Guarantee to Refund Money if it Fails to Cure,

that catarrh was a discuse of the blood the head and threat is the cause of many and should be treated by blood purifiers, kinds of diseases. The catarrhal germs but now modern science has proved that ledge in the air passages, and produce c entarrii is a germ disease und can be poison which is carried to all the other cured only by a treatment that will kill the germ and heal the irritated mucous the system causes much suffering and membrane of the nose and throat.

Until very recent years it was thought the worst case of catarrh. Catarrh of organs. This poison scattered through many distressing symptoms. The nerves Therefore, when you have catarch, you are irritated, the liver is out of order can readily see that if you want to cure the kidneys and bladder will not perform the you should use Hyonel, which modicates the air you breathe, unus killing or dull ache in the back, spots will float

the catarrhal germs and healting the smarting and niw membrane in the pass. Bogs of the nose, throut and lungs.

"My wife and I will swear that Myomel cured me of the worst case of catarrh hat ever existed. I used to cough constantly at right, and had a dropping in the threat, which kept me awake a great deal. I raised thick phiegm and was in a horriele condition. However, am entriely cured, solely through the use of Hyomel."—Dr. Philip Z. Hart, Laconis, N. H.

If you have catarrh of the throat or head, begin using Hyomel, the wonderful medicated-air treatment, at once, Just breathe this through the pocket inhalor.

HYOME!

Pocket inhaler that comes with every Hyomel outfit. Will have anyone that Hyomel will cure the leading drugslats overywhere the inhalor dispetition. The complete Hyomel Outfit, consisting of a pocket inhaler, a bottle of Hyomel outfit. Will have a lifetime.

HYOME!

The complete Hyomel Culfit, consisting of a pocket inhaler, a bottle of Hyomel, and a medicine dropper, costs one dollar and can be obtained from T. A. Miller, with a guarantee to refund the price, and collect from thom, if Hyomel does not benefit, or it will be sent by mall, postage prepaid, on receipt of price. \$\frac{1}{2}\$



COURT SAYS BEEF Trust is illegal

meat throughout the United States not to bid against each other in the live stock markots of the different States, to bid up prices for a few days in order to induce the cattle men to send their stock to the stock yards, to fix prices at which they will sell and to that end to restrict shipments of meat when necessary, to establish a uniform rule of credit to dealers and to keep a black list, to take uniform and improper charges for cartage and finally to get less than lawful rates from the rallroads to the exclusion of competitors."

He also said: "The combination alleged combraces restraint and monopoly of trade w. in a single State, although its effect upon commerce among the States, is not accident, secondary, remote or merely probable."

Specifical further on the question of inmeat throughout the United States not

opon commerce among the states, as to cocleant, secondary, remote or merely probable."

Speaking further on the question of interference with interstate commerce, Justice Holmes saw that a charge was made of a combination of independent dealers to restrict the competition of their ugents when purchasing stock for them in the stock yards. "The purchasers and their slaughtering houses are," he said, "largely in different States from those of the stock yards and the soars of the cattle, perhaps it is not too much to assume, largely in different States from either. The interest of the combination is not merely to restrict competition among the parties out, as we have said, by force of the seneral allegation at the end of the bill, to aid in an attempt to monopouse commerce among the States."

He added: "When cattle are sent for sale from a place in one State, with the expectation that they will end their transit, after purchase in another, and when in effect they do so, with only the interruption necessary to find a purchaser at the slock yards, and when this is a typical, constantly recurring course, the current, thus existing is a current of commerce among the States and the purchase of the cattle is a part and incident of such commerce."

Movement Against Other Trusts

The Department of Justice is now after the paper trust and the tobacco trust. Action has been begun in the case of one paper trust, and the Loaceo trust is being investigated. A special attorney of the department is now in Tennessee, securing evidence, and it is his intention to go to Richmond in a short time for the purpose of obtaining it there also. As soon as he reports to the department steps will be taken to hale the trust into court, and have it declared an unlawful combination. It is said the agent of the department has already obtained sufficient evidence to warrant the institution of suits. Movement Against Other Trusts

ent evidence to warrant the institution of suith.

A favorable decision in the case against so tobacco trust could hardly be of more benefit to the people of Virginia than the composition of the cattle growers of the valley and the southwest. Prices have decorded for the rast decade, with occasional ralles and the industry has been greatly depressed. Thousands of head are exported to England every fall, but the agent of the trust met the cargo at the wharves in Liverpool, as Colonel George W. Miles, of Pulaski, said in a speech at Elik Garden, last fall and puld the same the trust of tred in Virginia, with about the cost of cardage added. If the injunction is enforced, the price of meat to the consumer, will be much reduced, as it will be possible for competition to become once more an element in the packing industry.

NORTHERN SECURITIES.

Supreme Court Grants Writ and Will Review Case.

Will Review Case.

(By Associated Press.)
WASHINGTON D. C., Jan. 20.—The
Supreme Court of the United States
granted the petition forth with certiforary in the states of E. H. Harriman and
others ys. the Northern Securities Company, growing out of the former design of
the stock of the securities company. The
effect of granting the wift is to bring
the case to the Supreme Court for review, The argument is set for February
20th, after other cases on the call for
that day.

The suit was brought to determine the
right of possession of certain shares of
the capital stock of the securities company delivered to that company by Harriman and others in 1901, when the meger of the Northern Pacific and the Great

SICK HEADACHE,

cause the food to assimilate and nour-ish the body, give keen appetite, DEVELOP FLESH

and solid muscle. Elegantly sugar Take No Substitute.

Our Special Sale

LADIES' SLIPPERS AND OXFORDS. At Half Prices and Lower,

Continues During This Week. Don't Miss It. Taylor & Brown, 918 East Main Street.

Northern Railrouds was consummated against the merger, the securities comany decided to distribute the stock of pany decided to distribute the each of the two railroad companies among the stockholders proportionately, instead of giving to etch one the stock originally deposited by him, as Harriman claims should have been done. The present case was brought in the Circuit Court for the District of New Jersey, which granted District of New Jorsey, which granted an injunction against the securities com-pany prohibiting the disposal of the Northpany promining the disposal of the North-ern Pacific stock. The Circuit Court of Appenis for the Third Circuit reversed that decision, and its decision would have been final but for the decision reached to-day to review the case.

OLD RUMOR REVIVED.

Reported That Vanderbilts Are Trying to Secure Control C. & O. The old rumor that the Vanderbilt in-terests, which own a considerable share of the stock of the Chesapeake and Ohio of the stock of the Chesapeake and Ohio Railroad, are endeavering to secure a majority of the stock of that company is being revived. The Chesapeake and Ohio Railroad is owned by the Vandorbilt and Pennsylvania Railway interests and by the Chesapeake and Ohio Interests proper. The three interests own about equal shares of the entire stock of the company, it is said, and certainly their representation on the beard of directors is evenly divided among the three. According to rumor from New York, partics representing the Vanderbilt system of railroads are ondeavoring to purchase sufficient stock, in addition to their present. Vanderbilt lines are represented on

holdings, to enable them to control the road.

The Vanderbilt lines are represented on the directorate of the company by Chauncey M. Depew, William H. Newman and H. McK. Twembly, while the Pennsylvania interests are represented by Samuel Rea, Satharland M. Prevost and John P. Green. The other three directors are President George W. Stevens, Vice-President George W. Stevens, Vice-President George W. Stevens, Vice-President George W. Stevens, Scient Decatur Axtell and General Solcitor Honry T. Wickham, all of this State. The splendid showing made by the Chesapeake and Ohio during the past year and the promising outlook for the romainder of the current fiscal year, with the many branch lines now building as feeders combine to make the properties more and more valuable.

RECEIVES PROMOTION.

Mr. Nicholas Slattery Becomes Clerk in Washington Office.

Clerk in Washington Office.

Mr. Nicholas Stattery, for more than a year chief clerk to Dhirlet Passenger Agent Charles W. Westbury, or the Southern Rallway, in this city, has just been promoted to a clerkship in the offices of General Passenger Agent W. H. Tayloc, at Washington. The appointment is effective February lat. Mr. Stattery will leave to-morrow for Washington to enter upon his new duties.

Mr. T. Landon Gill, son of Mr. W. S. Gill, of this city, has been selected for the vacuncy caused by Mr. Stattery's promotion. Mr. Gill has been employed in a cicrical canacity in the office of Assistant General, Freight Agent Drake, or the Southern.

Sumerville-Williams.

Sumerville—Williams.

(Special to The Times-Dispatch.)

JENNINGS ORDINARY, VA., Jan. 30.—

A very pretty marriage was solemnized
at the home of Mr. B. F. Williams at
high noon Wednesday, when his daughter, Edith Blanche, became the bride of
Mr. William David Semerville, of Richmond, Vn. Only the family and a very
few influence, being and a very
few influence, became the bride of
mond, Vn. Only the family and a very
few influence, became
and yr. Williams, of Norristown, Pe.,
cousin of the bride, was mad of honor.
Immediately after the ceremony Mr.
and Mrs. Robert M. Williams, brother and
sister of the bride, tendered the bridat
party and guests a delightful luncheon,
at the end of which they drove to Jennings, where the bride and groom took
the northbound train for their future
home, Richmond, Va.

Harvey-O'Keefe.

(Special to The Times-Dispatch.)
PAMPLIN CITY, VA., Jan. 30.—Mr. Eldridge Harryey, of Lynchburg, and Miss Mattle O'Keefe were married, near here, yesterday afternoon, at 2 o'clock, at the residence of the bride, by Rev. P. T. Warren, of this place. The bridal pair took the train at 4:20 o'clock for Lynchburg.

Shelton-Dunn.

(special to The Tines Dispatch.)
FRE! ERICKSBURG. VA. Jan. 20.—Mr. William T. Shelton and Mas Ethel Dunn. daughter of Mr. M. T. Dunn. of Middlesex county, were married a few days, ago at the home of the bride, Rey. J. W. Ryland officiating. Miss Eva Dunn was maid of honor and Mr. J. H. Carter, best man. The couple will reside at Cambridge, Md.



It Seems a Hard

Lesson to Learn, ing a piano mean instrument when you get an instrument that will soon wear thin in tone and be a source of annoyance. Betconstant annoyance. Bet-ter pay a fair price and get

Stieff Piano 3

307 E. Broad-Street,

J. E. DUNBAR, Mgr.,

"ROSE'S" CLOSING OUT SALE "Heating Stoves."

We have 75 Heaters we are offering as "snaps." The fol-lowing are prices at which we will put them up complete in your home:

now\$3.48 \$4.50 Magnetic 6-Column Gas

Sizes not quoted reduced in same proportion as above. Leaky roofs and "defective plumbing" repaired, and satis-faction guaranteed.

John H. Rose & Co., No. 1427 E. Main Street.

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Phone 3296.
OPEN TILL emp P. M.

HENRY SCHNURMAN,

Maker of
Moderate Priced Stylish
Garments for Men.

Those 1930. 721 Main Street.

Hichmond, Va., February, 1905.

Mr. Soandso,—

Dear Sir:

I want you to see samples of my new stock of suitings and trouserings for spring and summer wear. They are the neatest and most handsome designs ever brought to this city. I would like to send samples to your home or office at any hour you say, so that you can have the assistance of your relatives and friends in selecting your new suit. The garments are made to your order in my own work rooms by well paid, thoroughly experienced cutters and tallors. All garments are tried on and fitted to you before being made up. The prices are very reasonable, and I will offer you five per cent, off for cash, or responsible parties can make torms with me of one-third cash and balance in one and two months after garments are delivered. A request for samples does not oblige you to buy. When shall I send samples to you?

SCHNURMAN,

Tallor to Well Tressed Men.

Phone 1930, 721 Main Street.